

THE DAILY SENTINEL.
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MILWAUKEE:
FRIDAY MORNING, DECEMBER 4.

Important Question in Minnesota.
An important question is now being agitated in Minnesota, upon the solution of which much depends. It seems that in the haste with which the two sections of the Constitutional Convention did their duty at last, there was room for a conflict of jurisdiction between the present Territorial and the new State authorities. Section of the State Constitution says:

Sec. 6. The first session of the Legislature of the State of Minnesota shall commence on the first Wednesday of December next, and shall be held at the Capitol in the City of St. Paul. Relative to the passage of laws, the Governor of the State and receive the assent of the Senate of the State and the House of Representatives.

Relative to the election of U. S. Senators, it is provided that: Sec. 2. The members of the Senate of the United States from this State shall be elected by the two Houses of the Legislature, in joint Convention, at each time and in such manner as may be prescribed by law.

At the late election, the People of Minnesota chose Mr. Whitney as Governor of the State (though by various frauds the Democrats are trying to get Mr. Shibley the certificate), but the trouble is that the United States law declares that the Territorial officers shall remain in office, and all powers, commissions, laws, &c., issued in their name, until the State is admitted to Congress. So that there can be no State until there is a Governor of the State installed, and no U. S. Senator elected until provision of law are made for their election.

The U. S. Senate. In the Senate of the U. S., the Republicans have a gain of five, made in the States of Connecticut, Rhode Island, Pennsylvania, Michigan, and Wisconsin.

Along the new Republican senators, including those new to Congressional duties, are James Dixon, of Connecticut, in place of Isaac Toussaint; Zachariah Chandler, of Michigan, in place of Gen. Cass; Simon Cameron, of Pennsylvania, in place of Richard B. James; J. Simmons, of Rhode Island, in place of Charles T. James; J. K. Doolittle, of Wisconsin, in place of Henry K. Doolittle; and Preston King, in place of Charles Sumner.

The Democratic new senators are William M. Gwin, of California, who fills a vacancy; David C. Broderick, from the same state, in place of John B. Weller; Graham N. Fitch, of Indiana, who fills a vacancy; Jefferson Davis, of Mississippi, in place of Stephen Adams; James S. Green, of Missouri, who fills a vacancy; and James H. Hammond, of South Carolina, in place of James H. Hammond.

The Difference. England long ago abolished slavery throughout the dominion. It has been a cherished institution in the U. S. Holland has abolished slavery in her colonies. The powers that rule this country are extending its area constantly.

Democracy in 1857.
If anybody had prophesied, ten years ago, that the chief organ of the Democratic party, in full power in this country, would have openly and boldly urged that the people of the free states have the right to exclude slavery from their limits, but that the owners of slaves have a constitutional right to take their "chattel" and reside with them in such free states—and more, to be provided by state laws in the enjoyment of such States, he might have been called a lunatic.

Yet to this conclusion has it come at last! Here is the doctrine, fully stated by the Washington Union, in its issue of Nov. 17th:

The primary object of all governments in its original institution, is the protection of person and property. It is for this alone that man surrenders a portion of his natural rights.

In order that this object may be fully accomplished, it is necessary that full protection should be given to the person and property of every citizen without exception. This, at least, is a fundamental principle of the constitution of the United States, which is the original compact on which all our political institutions are based.

Slaves were recognized as property in the British colonies of North America by the government of Great Britain, by the colonial laws, and by the constitution of the United States. Under these auspices, vested rights have accrued to the amount of some hundred millions of dollars.

It is therefore, the duty of Congress, or State Legislatures, to protect that property. The constitution declares that "the citizens of each State shall be entitled to all the privileges and immunities of citizens in the several States."

What is recognized as property by the constitution of the U. S., by a provision which applies equally to all the States, has an insalubrious right to protection in all the States.

This is the last step in the advance of the Slave Propaganda. Our brethren of the Democratic party in this State, are affectionately invited to express their opinions upon the subject. Do they mean to "keep step to the music of the Union?"

And our Republican friends, who "Jug pot" on the 23d of November, are invited to calculate how large a crop will satisfy them for the decision in their vote in Wisconsin, which helped to embody the Union to the utterance of each language. When the feet of the slaveholder and his gang come to tread the free soil of this State, will the Republican party go on quietly, "a dignified protest?"

Responses to Political Circumstances.
The Cincinnati Enquirer—an organ of the Slave Democracy—has been sending out circulars asking the people to sign a petition in support of its subscription list. Some of the responses evince more than that petition—for instance, the following: "I am a Democrat, and I am a Slaveholder."

Slaves are property, and therefore are entitled to the same protection as the white man. The white man is entitled to the same protection as the slave. The white man is entitled to the same protection as the slave.

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From Washington, Nov. 29, 1857.
The disagreeable and unproductive session of the Senate has continued most positively. All the interviews and friendly intervention resulted in no original position. Gov. Walker continues the following: "I am a Democrat, and I am a Slaveholder."

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